Liber LL. 4 allowed the sume of one hundred pounds of Tobacco p Day to Each Acts Commissioner as is allowed by the former Law to the Commrs of the first view and no more and that any of the Land Commrs of Review as afd or any of the Commrs made Choice or appointed upon the first view after haveing Qualifyed themselves according to this and the former Law who shall Refuse or neglect to attend at the time and Place appointed for such view or Review not haveing a Reasonable Excuse shall be fined the Sume of five hundred pounds of Tobacco to be Recovered in the Right Honble the Lord Proprietors name in any County Court within this Province by action of Debt Bill Plaint p. 497 or Information and applyed towards the Support of Publick Schools in such County where such Commissioner or Commissioners shall Reside.

And be it further Enacted by the authority advice and Consent aforesaid that the Commissioners of Review appointed by this act shall Qualifie themselves by Takeing The Severall Oaths appointed by Law and also make the Declaration Commonly Called the Test and Subscribe the same and the oath of abjuration and also Take the following Oath Viz: I, A. B. Do Swear that I will Justly and Truely Execute the Powers and authorities to me given by the Acts of Assembly for ascertaining the Bounds of Land within this Province according to the best of my skill Knowledge and understanding without fear favour or Affection So help me God, Which said Comm^{rs} shall have Recourse to a Certain Clause in the aforesaid act of Assembly for ascertaining the Bounds of Land within this Province prohibiting Loquatious advocates to plead before them and are by this act oblidged to Conform Strictly to the said Clause in Every matter and thing therein Contained.

Provided Nevertheless that in Case any Person or Persons now under Execution or that shall hereafter be Taken in Execution for any Costs or Damages awarded by the Comm^{rs} of the first view, and shall be Desirous to Appeall to the Comm^{rs} to be appointed by this act That it shall and may be Lawfull for the sheriff in whose Custody such person or persons shall be, and he is hereby Oblidged to Discharge such Person or persons Imediately out of Execution upon their Giveing good Security for payment of all such Costs and Damages for which they are or shall be In Execution in Case they Do not Enter and Prosecute their appeall According to the Directions of this Act or that it shall not be otherwise Decreed by the Comm^{rs} of Review. And for the better understanding what Person or Persons shall be accounted of Kindred to the Parties Plf^{ts} or Defendant Makeing application to the first Comm^r or Comm^{rs} of Review, and for Direction to the said Comm^{rs} Therein.

Be it Enacted by the authority afores^d That in all such Cases the Comm^{rs} appointed on any view or Review af^d shall have Recourse to the Table of Marriages as a Directory therefore.